EXHIBIT 48

Rep 2101

no account may be opened without a copy of a valid form of picture indentification



CUSTOMER ACCOUNT INFORMATION	as a meetine company	
Account Name		Loour
1 KHTA - Kaina Invactor	most Holdwan a	SSN/Tax ID Number
Marital Status (Please Check) Number of Deposit	WILL TIDICITY OF	manil
Number of Depender Number of Depender	ents Citizenship	Date of Birth (MM/DD/YYYY)
		ny n. inte
Joint Tennant Name (If Applicable)		CLV:10/10
John Kirk Pro	N. 1. +	per
Marital Status (Please Check) Number of Deposed	suden!	35110
1 Manuaci di Depende	nts Citizenship	Date of Birth (MM/DID/YYYY)
☐ Single Married ☐ Divorced ☐ Widowed	Campalian	
	andalan	
Home Address	City / Sta	
1705 1050 Burney	C+ VALORE Sta	te Zip Code
Mailing Address (if different from above):	or varicouver	By Can
C CC	City Sta	le Zip Code
Jame above		MATIES
Daytime Phone Cell Phone		VUL503
100111111111111111111111111111111111111	DIC II Co	
Email Address	318.6683	
_ WHIKING BBON	iotmail com	
By providing your email address, you hereby authorize Alpine to which you may require to this email address.	send all statements trade - 5	
which you may require to this email address.	ours an statements, trade confirmations, an	d any other official communication
I would like the proceeds of sales:		
Continue Con	y market account. Sent as a wire	
	y market account. LI Sent as a wire	transfer (send instructions).
Employer Name	/ Position/Title	
Kita-Kaine Invasti	monte told	2-2
Address	rullis liolairy	CEO
	City	Zip Code
ffiliations and Acknowledgements		
Do you have a securities license or are you affiliated with any stock	Other Accounts	
exchange?	Do you currently maintain an account wi	th another brokerage or investment
Yes (see below) No	11	3,000
Firm Name Location (City, State)	Yes (see below) No	
(only, orale)	Firm Name	ocation (City, State)
	alpene	
inking		
Bank Name: Location (City, State)	Information Release	
Royal Bank of Carada	In order to comply with SEC regulations, release your account information to issue	we require your permission to
MANAGINARDE	We will assume Yes if left blank.	IS.
Variable by	Alexander and the second	0
the following is an entire list of the public companies in which I am: 1) An officer or director;	7.55	O .
2) A holder, directly or indirectly of 59/ or many		
A collection of the controlling person " mombas of	ID OF February to the second of the second o	
Jse the back of this paper if more room is needed. If none, write "ne	one.")	rolling person or group.
ompany	Title	
nono	7110	# Of Shares Owned
ompany		
South State of the	Title	# Of Shares Owned
		Sinures Cwilled

Suitabillity Determination

Alpine Securities will use the following information to determine your sutiabillity as per the 15-g rules set forth by The United States Securities and Exchange Commission.

Financial Information Annual Income: \$0 - \$25,000 \$25,000 - \$50,000 \$50,000 - \$100,000 \$100,000 - \$200,000 Over \$200,000 Net Worth \$0 - \$25,000 \$25,000 - \$100,000	Personal Assets: 50% Stock Bonds 10% Cash Real Estate 30% Business 10% Other	Investment Objectives Speculation Growth Income Tax Advantage Safety of Principle Other:
\$100,000 - \$500,000 \$100,000 - \$500,000 \$500,000 - \$1,000,000 \$Over 1,000,000 Liquid Net Worth \$0 - \$25,000 \$25,000 - \$100,000 \$100,000 - \$500,000 \$500,000 - \$1,000,000 Over \$1,000,000	Tax Bracket Please check: ☐ 15% ☐ 20% ☐ 25% ☐ 28% ☐ 33% ☐ 33% ☐ 35%+	Experience Please fill in amount (in years) of experient with each: Stocks Bonds Options Commodities
Education: Please fill in number of years attended: High School College (Undergraduate) College (Graduate)	Have you attended any business classes or investor training? Yes □ No	If Yes, please list institutions where classes were attended in the space below:
EASE READ BEFORE SIGNING Prtification: If penalties of perjuly, I certify that I have previously received.	eived a Bik Disclosure Document explaining Important inform Jerma and conditions of the Cash Account Agreement, Included Indensigned further affirms he/she is not acting as a nominee	The undersigned agree(s) to notify Alpine Securities
Customer Signature (If Applicable) aby certify that all Information has been p	rovided to me by the customer:	June 15/2009.
ered Expresentative	<u> </u>	18/09

SUITABILITY DETERMINATION

Based upon the foregoing information which I have provided, Alpine Securities Corporation has made the determination that transactions in designated securities are suitable for me and that I have sufficient knowledge and experience in financial matters to enable myself to evaluate the risks of transactions in designated securities. In this regard, I have informed Alpine Securities that I understand that there is risk in connection with investments in designated securities which could involve the loss of my entire investment with respect to any particular designated security. This suitability determination should therefore not be construed by me as an indication that Alpine Securities Corporation believes any particular investment by me in a designated security is a safe investment or an investment that will result in a gain to me and does not constitute a recommendation to purchase any security.

THE FOREGOING STATEMENT IS REQUIRED TO BE PROVIDED TO YOU BY RULE 15G-9 UNDER THE SECURITIES EXCHANGE ACT OF 1934. IN ADDITION, IT IS UNLAWFUL FOR ALPINE SECURITIES CORPORATION TO EFFECT A TRANSACTION IN A DESIGNATED SECURITY SUBJECT TO RULE 15G-9 UNLESS ALPINE SECURITIES CORPORATION HAS RECEIVED, PRIOR TO THE TRANSACTION, A WRITTEN AGREEMENT TO THE TRANSACTION FROM YOU.

YOU SHOULD NOT SIGN AND RETURN THIS STATEMENT TO ALPINE SECURITIES CORPORATION IF IT DOES NOT

including the possibility that you Yes	ents in designated securities involve a higher than normal degree of risk, could lose your entire investment in any particular designated security?
Date June 15/2009	Signature of Conserver
Date June 15/200	John King Investment Hodge Cold
	Printed Name of Joint Subscriber (if any)
Account approved for trans	actions in designated securities: ALPINE SECURITIES CORPORATION
	By

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INVESTOR RELATIONS

PAGE 01

Certification of Corporate Authorization (General)
(See Rules 198 and 199 of Rules of Board of Governors of New York Stock Exchange)
I = I / J / 5 L
Kita Kush a law Hole Cill being duly constituted Secretary of
Kta-Kasha Inv. Holgs College corporation organized and existing under and by virtue
the State of the State of this Corneration de Land
certify that the following is a true and complete copy of resolutions duly adopted at a meeting of the Board of
Directors of this Corporation, duly called and held on UIS O at which a quorum was present and pasting
that said resolutions are still in full force and effect and have not been rescinded; and that said resolutions are not
in conflict with the Charter or By-Laws of this Corporation:
RESOLVED: That any of the following officers, to wit: KITA-KAIN INVEST HE IN
Corporation be, and they hereby are, fully authorized and empowered to transfer, convert, endorse, sell, assign, set over and deliver any and all shares of stock, bonds, debentures, notes, subscription warrants, stock purchase warrants, evidences of indebtedness or other securities now or hereafter standing in the Corporation or otherwise, any and all written instruments of assignment and the corporate seal of this
corporation or otherwise, any and all written instruments of assignment and transfer necessary or proper to effectuate the authority hereby conferred.
FURTHER RESOLVED: That whenever there shall be annexed to any instrument of assignment and transfer, executed pursuant to and in accordance with the foregoing resolution, a certificate of the Secretary or an Assistant Secretary of this Corporation in office at the date of such certificate, and such certificate shall set forth these resolutions and shall state that these resolutions are in Corporation, then all persons to whom such instrument with the annexed certificate shall thereafter come, shall be entitled, without further inquiry or investigation and regardless of the date of the date of the date.
assume and to act in reliance upon the assumption that the shares of stock or other securities named in such instrument were theretofore duly and properly transferred, endorsed, sold, assigned, set over and delivered by this Corporation and that with respect to such securities and authority of these resolutions and of such officers is still in full force and effect.
I further certify that the following is a true and correct list of the present officers of this
John Kirk President John Link Secretary
Vice Pres Treasurer
The Company and its Board of Directors further irrevocably undertakes and agrees that Alpine Securities Corp. may rely on the actions authorized, authority granted and representations made in the foregoing resolutions until such time and the Corporation notifies Alpine Securities Corp. in writing that said resolutions have been modified, amended and/or revoked.
Date June 15/09 (Signature of Sucterary)
USCA Signature Guaranteed: